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3	Reno, NV 89523 (775)-747-0526				
4		orney for Michon Mills			
5	Attorney for Michon Milis				
6	IN THE HAITE	$\mathbf{D} \mathbf{C} \mathbf{T} \mathbf{A} \mathbf{T} \mathbf{E}$	C DICTRICT	COUDT	
7	IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
8			*		
	United States of America,	)			
9	,	)			
10	Plaintiff,	)			
11	v.	)	Cara Na	2.00 (7 I DII VDC	
12	Michon Mills,	)	Case No.:	3:09-cr-67-LRH-VPC	
13	ivitendii iviinis,	)			
		)	Request for	Notice of Intent to Use	
14	Defendant.	)		ursuant to Federal Rule of	
15		)	Evidence 40	04(b)	
16 17	Michon Mills, by and through counsel, hereby requests Notice by the				
18	Government of the general nature	of any ev	vidence it inte	nds to introduce at trial	
19 20	under Federal Rule of Evidence 4	-04(b).			
21	Dated this 25th day of Janu	le of Evidence 404(b).			
22			Bv	/s/	
23			•	R. Wigren	
24			Coun	sel for Michon Mills	
25					
26					
27					
28					
	1				

**CERTIFICATE OF SERVICE** 

The undersigned certifies that on January 25, 2010, she electronically filed with the District of Nevada Defendant's Request for Notice of Intent to Use Evidence Pursuant to Federal Rule of Evidence 404(b), in the captioned matter, and that Plaintiff's counsel, Ron Rachow, at <a href="mailto:ronald.rachow@usdoj.gov">ronald.rachow@usdoj.gov</a>, and <a href="mailto:sue.p.fahami@usdoj.gov">sue.p.fahami@usdoj.gov</a> are listed in the District of Nevada's records as recipients of all electronic filings in Case Number 3:09-cr-67-LRH-VPC, at the electronic mailing address provided.

\_\_\_\_/s/\_\_\_\_

Leah R. Wigren
Counsel for Michon Mills